

EXHIBIT A



Terms of Use

Terms of Use of the Ryanair Website

1. General

The owner of this website is Ryanair DAC, an Irish company, No 104547, located at Ryanair Dublin Office, Airside Business Park, Swords, Co. Dublin, Ireland ("Ryanair"). By using this website or its content, whether directly or through a third party, you agree to be legally bound by and act in accordance with these Terms of Use. In particular you agree not to do the acts prohibited under paragraphs 3 to 7 below. If you disagree with these Terms of Use, you are not permitted to, and agree not to, use this website or its content.

2. Exclusive online distribution channel.

This website is the only website authorised to sell Ryanair Group flights (where "Ryanair Group" includes Ryanair DAC, Ryanair Sun, Ryanair UK, Laudamotion and Malta Air), whether on their own or together with any other services. Price comparison websites may apply to enter into a written [Licence Agreement](#) with Ryanair, which permits such websites to access Ryanair Group airlines' price, flight and timetable information for the sole purpose of price comparison.

3. Permitted use.

You are not permitted to use this website (including the mobile app and any webpage and/or

Locators (“URLs”), databases, functions or its content other than for private, non-commercial purposes. Use of any automated system or software, whether operated by a third party or otherwise, to extract any data from this website for commercial purposes (“screen scraping”) is strictly prohibited.

4. Reservation of all rights to ensure permitted use and/or prevent unauthorised use.

Ryanair reserves the absolute right to take all actions it considers necessary against all parties howsoever involved in the unauthorised use of its website and without notice, in order to vindicate its rights and prevent such unauthorised use, including using blocking technology (which may itself involve conducting automated searches of such parties’ websites, screen scraping therefrom, causing such parties to screen scrape Ryanair’s website, breaching the terms of use such parties’ websites, or any similar or associated actions) and/or issuing legal proceedings.

5. Consent to Ryanair investigating breaches.

Ryanair reserves the absolute right to conduct all necessary investigations (whether by the use of technology or otherwise) of any breaches of these Terms of Use. By accessing this website, you consent to Ryanair conducting all necessary investigations to prevent unauthorised use of its website.

6. Intellectual property.

All information, data, underlying computer programs (including APIs), domain names, URLs, databases, and materials presented on this website, including names, logos, flight schedules, prices, etc., as well as the colour scheme and the layout of the website, are subject to copyright, trade mark rights, database rights and/or other intellectual property rights. You may use such content only as strictly required for permitted personal, non-commercial purposes. Any other use and/or reproduction of such content, without the prior written consent of Ryanair, is prohibited and will constitute a breach of these Terms of Use and may infringe Ryanair’s IP rights.

7. Links to this website.

You may not establish and/or operate links to this website without the prior written consent of Ryanair.

8. Limited liability.

Ryanair will not be held liable for any losses and/or damages arising from the use of this website or of any other website to which this website provides a link, and/or from the use of information presented on this or any such other website.

9. Applicable law and jurisdiction.

It is a condition precedent to the use of any Ryanair Group website, including access to information relating to flight details, costs, etc., that any such party submits to the sole and exclusive jurisdiction of the Courts of the Republic of Ireland and to the application of the law in that jurisdiction (except as otherwise provided by mandatory consumer law provisions), including any party accessing such information or facilities on their own behalf or on behalf of others. In the absolute and sole discretion of Ryanair, a legal action may be brought by Ryanair against any party in breach of these terms and conditions, at its election, in Ireland or the place of breach or the domicile of that party, and, if more than one party, in the domicile of any one of those parties, and all other parties shall submit to that jurisdiction. For the sake of clarity, where a passenger or person carried or to be carried pursuant to a contract of carriage with any of the Ryanair Group airlines wishes to institute proceedings against a Ryanair Group airline on foot of that contract for carriage, then those proceedings shall be brought by the passenger solely in accordance with the provisions of the Montreal Convention 1999 and EU Regulation No. 2027/1997 (as amended by Regulation No. 889/2002) or such further amendment to the Montreal Convention or further amendment by Regulation as may arise from time to time.

Connect with us



Download now



[Terms of Use](#)

[General terms & conditions of carriage](#)

[Privacy policy](#)

[Cookies](#)

[Contact us](#)



2020 © Ryanair DAC. All rights reserved.



A card payment processing fee may be applied to your booking. This fee will be reflected in the total price once the card number has been entered.